

## General Assembly

## **Amendment**

February Session, 2004

LCO No. 3055

\*SB0056703055SD0\*

Offered by:

SEN. SULLIVAN, 5th Dist.

To: Subst. Senate Bill No. **567** 

File No. 422

Cal. No. 299

## "AN ACT CONCERNING ACCESS TO LABORATORY RECORDS."

- Strike everything after the enacting clause and substitute the following in lieu thereof:
- "Section 1. Section 20-7c of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2004*):
- (a) For purposes of this section, "provider" has the same meaning as
  provided in section 20-7b.
- [(a)] (b) (1) A provider, except as provided in section 4-194, shall supply to a patient upon request complete and current information possessed by that provider concerning any diagnosis, treatment and
- prognosis of the patient. [; and (2) a] (2) A provider shall notify a
- 11 patient of any test results in the provider's possession [that indicate a
- 12 need for further treatment or diagnosis] <u>or requested by the provider</u>
- for the purposes of diagnosis, treatment or prognosis of such patient.
- [(b)] (c) Upon a written request of a patient, [his] a patient's attorney

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or authorized representative, or pursuant to a written authorization, a provider, except as provided in section 4-194, shall furnish to the person making such request a copy of the patient's health record, including but not limited to, bills, x-rays and copies of laboratory reports, contact lens specifications based on examinations and final contact lens fittings given within the preceding three months or such longer period of time as determined by the provider but no longer than six months, records of prescriptions and other technical information used in assessing the patient's health condition. No provider shall charge more than forty-five cents per page, including any research fees, handling fees or related costs, and the cost of first class postage, if applicable, for furnishing a health record pursuant to this subsection, except such provider may charge a patient the amount necessary to cover the cost of materials for furnishing a copy of an xray, provided no such charge shall be made for furnishing a health record or part thereof to a patient, [his] a patient's attorney or authorized representative if the record or part thereof is necessary for the purpose of supporting a claim or appeal under any provision of the Social Security Act and the request is accompanied by documentation of the claim or appeal. A provider shall furnish a health record requested pursuant to this section within thirty days of the request.

[(c)] (d) If a provider [, as defined in section 20-7b,] reasonably determines that the information is detrimental to the physical or mental health of the patient, or is likely to cause the patient to harm himself or another, [he] the provider may withhold the information from the patient. The information may be supplied to an appropriate third party or to another provider who may release the information to the patient. If disclosure of information is refused by a provider under this subsection, any person aggrieved thereby may, within thirty days of such refusal, petition the superior court for the judicial district in which [he] such person resides for an order requiring the provider to disclose the information. Such a proceeding shall be privileged with respect to assignment for trial. The court, after hearing and an in camera review of the information in question, shall issue the order

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requested unless it determines that such disclosure would be detrimental to the physical or mental health of the person or is likely to cause the person to harm himself or another.

[(d)] (e) The provisions of this section shall not apply to any information relative to any psychiatric or psychological problems or conditions."

This act shall take effect as follows:	
Section 1	October 1, 2004

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